Lita Beth Wright (LW 0442)
STORCH AMINI & MUNVES PC
Two Grand Central Tower
140 East 45<sup>th</sup> Street, 25<sup>th</sup> Floor
New York, NY 10017
(212) 490-4100
Attorneys for Defendant Target Corporation
OF COUNSEL:

**SCANNED** 

Kenneth A. Liebman (MN # 236731) James R. Steffen (MN # 204717) Matthew A. Stump (MN # 387623) FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402 (612) 766-7000

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

	-
MITSUBISHI ELECTRIC CORPORATION, et al.,	) 08 Civ. 03689 (SCR)
or un,	) ECF CASE
Plaintiffs,	
v.	) MOTION FOR AN ORDER FOR : ) ADMISSION PRO HAC VICE
TARGET CORPORATION, et al.,	
Defendants.	) ) )

Pursuant to Rule 1.3(c) of the Local Civil Rules of the United States District Court for the Southern District of New York, defendant Target Corporation ("Target"), by its undersigned attorneys, as and for its motion, respectfully represents:

By this motion and the accompanying Declaration of Lita Beth Wright, dated
 June 2, 2008, Target seeks an order permitting James R. Steffen to appear pro hac vice for the

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purpose of representing Target as co-counsel in this action.

- 2. Mr. Steffen is a member in good standing and entitled to practice law before the United States District Court for the District of Minnesota.
- 3. During the twelve (12) months immediately preceding the filing of this Motion, Mr. Steffen has sought and been admitted *pro hac vice* in this Court in the case *Diane Von Furstenberg Studio*, L.P. v. Target Brands, Inc. et al., Case No. 08-CV-0866 (CM) (GWG).
  - 4. Mr. Steffen has never been disbarred, suspended or denied admission to practice.
- 5. Mr. Steffen is familiar with the Federal Rules of Civil Procedure, the Local Rules of the United States District Court for the Southern District of New York, the Federal Rules of Evidence, and the New York State Lawyers' Code of Professional Responsibility, and understands that he shall be subject to the disciplinary jurisdiction of this Court.
- 6. Co-counsel for Mr. Steffen in this proceeding will be Lita Beth Wright of the law firm of Storch Amini & Munves PC who is formally admitted to the bar of the Court.
- 7. Mr. Steffen understands that admission *pro hac vice* does not constitute formal admission to the bar of this Court.

WHEREFORE, defendant Target Corporation respectfully requests that this motion be granted in its entirety and for such other and further relief as is just and proper.

Dated: New York, New York June 2, 2008

STORCH AMINI & MUNVES P.C.

Lita Beth Wright (LW)0442)
Two Grand Central Power
140 East 45th Street, 25 Floor
New York, New York 10017
Telephone (212) 490-4100
Fax (212) 490-4208

Attorneys for Defendant Target Corporation

#### OF COUNSEL:

Kenneth A. Liebman (MN Bar 236731) James R. Steffen (MN Bar 204717) Matthew A. Stump (MN Bar 387623) FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, Minnesota 55402 Telephone (612) 766-7000 Fax (612) 766-1600

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Lita Beth Wright (LW 0442) STORCH AMINI & MUNVES PC Two Grand Central Tower 140 East 45<sup>th</sup> Street, 25<sup>th</sup> Floor New York, NY 10017 (212) 490-4100 Attorneys for Defendant Target Corporation

### OF COUNSEL:

Kenneth A. Liebman (MN # 236731) James R. Steffen (MN # 204717) Matthew A. Stump (MN # 387623) FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402 (612) 766-7000

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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MITSUBISHI ELECTRIC CORPORATION, et al.,	) 08 Civ. 03689 (SCR)
	) ECF CASE
Plaintiffs,	)
	) DECLARATION IN SUPPORT
v.	) OF MOTION FOR ADMISSION
	) PRO HAC VICE
	)
TARGET CORPORATION, et al.,	)
	)
Defendants.	)
· · · · · · · · · · · · · · · · · · ·	).

LITA BETH WRIGHT declares the following to be true under penalty of perjury pursuant to 28 U.S.C. § 1746:

I am an officer with the firm of Storch Amini & Munves PC and I am fully
 familiar with the facts set forth herein. My firm and the firm of Faegre & Benson LLP, 2200
 Wells Fargo Center, 90 South Seventh Street, Minneapolis, Minnesota 55402, are co-counsel for

defendant Target Corporation ("Target") in this action. I respectfully submit this declaration in support of Target's motion for an order admitting James Steffen, Esq. of Faegre & Benson LLP *pro hac vice* to represent Target as co-counsel in this action.

- 2. This action was commenced by service of plaintiffs' summons and complaint upon Target on or about April 18, 2008.
- 3. Defendants respectfully move for the admission *pro hac vice*, of James Steffen, Esq. Mr. Steffen is a member of the firm of Faegre & Benson LLP, co-counsel for Target. Mr. Steffen is a member in good standing and entitled to practice law before The United States District Court for the District of Minnesota. Mr. Steffen is familiar with Target's claims and defenses relating to the subject matter in plaintiffs' complaint. I believe that he will competently and professionally represent Target's interests in this action.
- 4. Annexed as Exhibit A is the Certificate of Good Standing for Mr. Steffen issued by The United States District Court for the District of Minnesota on May 23, 2008.
- 5. Annexed hereto as Exhibit B is a proposed Order admitting James Steffen, Esq. pro hac vice to appear before this court and in these proceedings on behalf of Target in all aspects of these proceedings.
- 6. I contacted counsel for plaintiffs to seek their consent on this motion. Plaintiffs' counsel has no objection to the foregoing motion.
- 7. In light of the foregoing, I respectfully move for the admission *pro hac vice* of James Steffen, Esq. for purposes of defending this action on behalf of Target.

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 2nd day of June 2008.

LITA BETH WHIGHT

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Case 7:08-cv-03689-SCR

## UNITED STATES DISTRICT COURT

District of Minnesota	

## CERTIFICATE OF **GOOD STANDING**

I, Richard D. Sletten, Clerk of this Court, certify that James R. Steffen, Bar # 204717, was duly admitted to practice in this Court on November 17, 1989, and is in good standing as a member of the Bar of this Court. Dated at Minneapolis, Minnesota, on May 23, 2008.

RICHARD D. SLETTEN, CLERK

Lita Beth Wright (LW 0442) STORCH AMINI & MUNVES PC Two Grand Central Tower 140 East 45<sup>th</sup> Street, 25<sup>th</sup> Floor New York, NY 10017 (212) 490-4100 Attorneys for Defendant Target Corporation

### OF COUNSEL:

Kenneth A. Liebman (MN # 236731) James R. Steffen (MN # 204717) Matthew A. Stump (MN # 387623) FAEGRE & BENSON LLP 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402 (612) 766-7000

# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MITSUBISHI ELECTRIC CORPORATION, et al.,	) ) 08 Civ. 03689 (SCR) )
Plaintiffs,	) ECF CASE )
v.	) ORDER ADMITTING ) JAMES STEFFEN ) <u>PRO HAC VICE</u>
TARGET CORPORATION, et al.,	)
Defendants.	) ) )

Upon the motion of defendant Target Corporation, by its attorneys, Storch Amini & Munves PC, seeking an order for admission, pursuant to Rule 1.3(c) of the Local Civil Rules of the United States District Court for the Southern District of New York, and there being no opposition from plaintiff to the motion, and sufficient cause appearing, therefore, it is

ORDERED, that James Steffen, Esq. is hereby admitted pro hac vice to appear before

this Court and in these proceedings on behalf of defendant Target Corporation in all aspects of these proceedings. All attorneys appearing before this Court are subject to the Local Rules of this Court, including the Rules governing discipline of attorneys. If this action is assigned to the Electronic Case Filing (ECF) system, counsel shall immediately apply for an ECF password at nysd.uscourts.gov. Counsel shall forward the *pro hac vice* fee to the Clerk of the Court.

Dated:	, 2008

Honorable Stephen C. Robinson United States District Judge

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### AFFIDAVIT OF SERVICE

STATE OF NEW YORK	)
	)ss.:
COUNTY OF NEW YORK	)

Noam Weissman, being duly sworn, deposes and says:

Deponent is not a party to the action, is over 18 years of age and resides in New York, NY.

On June 2, 2008, deponent served a true and correct copy of the within MOTION FOR PRO HAC VICE ADMISSION OF JAMES R, STEFFEN and supporting papers upon:

Garrard Russ Beeney Sullivan & Cromwell, LLP 125 Broad Street New York, NY 10004

at the address designated by said attorneys for that purpose, by depositing a true and correct copy thereof, enclosed in postpaid wrappers addressed to the above in an official depository under the exclusive care and custody of the U.S. Postal Service within the State of New York.

Sworn to before me this 2<sup>nd</sup> day of June, 2008.

JASON B. LEVIN Notary Public, State of New York No.02LE6139282 Qualified in New York County Commission Expires on January 3, 2010